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Federal Defenders OF NEW YORK, INC.

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December 12, 2022

BY ECF

Honorable John G. Koeltl United States District Judge Southern District of New York 500 Pearl Street New York, NY 10007

Re: <u>United States v. Julian DeJesus</u>,

22 Cr. 475 (JGK)

Dear Judge Koeltl:

APPLICATION GRANTED SO ORDERED

John G. Koeltl, U.S.D.J.

I write to request that the Court remove the curfew condition of Mr. DeJesus's bail. The specific impetus for this request is that it will enable Mr. DeJesus to accept a promising new job that he obtained as a porter at a hotel in midtown. (The identity of the hotel has been provided to Pretrial Services and the government.) He has been asked to work overnight, on an 11:00 p.m. to 7:00 a.m. shift, starting next week. More generally, eliminating the curfew condition is appropriate in light of Mr. DeJesus's long and demonstrated history of compliance with Pretrial supervision.

Neither Pretrial Services nor the government objects to this request.

Sincerely,

/s/

12/12/22

Clay H. Kaminsky Assistant Federal Defender (212) 417-8749 (646) 842-2622 clay_kaminsky@fd.org

CC: AUSA Thomas Burnett
USPSO Christina Venable